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February 3, 2006

Marlene H. Dortch Office of the Secretary Federal Communications Commission 445 12th Street, SW

Washington, DC 20554

washington, DC 20334

Re: EB-06-TC-060 and EB Docket No. 06-36

Certification of CPNI Filing (February 3, 2006)

Dear Ms. Dortch:

As required in the Public Notice released on January 30, 2006 (DA 06-223), enclosed is the original and four copies of Ace Communications Group's most recent CPNI Compliance Certification and the accompanying statement explaining how our operating procedures ensure compliance with the rules.

If you have any questions or need any additional information, please contact me.

Sincerely,

David C. Schroeder

CEO

Ace Communications Group

Cc: Byron McCoy

Telecommunications Consumers Division

Enforcement Bureau

Federal Communications Commission

Room 4-A234

445 12th Street SW

Washington, DC 20554

Best Copy and Printing, Inc. (BCPI)

Portals II

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Certificate of Compliance: Customer Proprietary Network Information (CPNI)

This certifies that the undersigned, as a corporate officer of Ace Communications Group, has personal knowledge that Ace Communications Group has established operating procedures that are adequate to ensure compliance with the CPNI rules as contained in subpart U - Customer Proprietary Network Information - of Part 64 of Title 47 of the Code of Federal Regulations.

Signature:	1 Jour M. he healder
Title:	Coo
Date:	11/1/05



Statement of Explanation: CPNI Compliance

This accompanying statement explains how Ace Communications Group's operating procedures ensure that we are in compliance with the rules governing CPNI as found in Subpart U - Customer Proprietary Network Information - Part 64 of Title 47 of the Code of Federal Regulations.

Ace Communications Group adheres to all CPNI rules as stated in Section 64.2001-64.2009 concerning the proper use of our customer's CPNI. Specifically, our notice for CPNI approval meets all requirements as listed in Section 64.2008. To further protect our customer's privacy, we have implemented all safeguards required in Section 64.2009. This includes:

- the training of appropriate personnel as to when they are, and are not, authorized to use CPNI:
- the implementation of an express disciplinary process for CPNI violations;
- the implementation of a system by which the status of a customer's CPNI approval can be clearly established prior to the use of CPNI;
- the maintenance of a record, for at least one year, of our own, and our affiliates' sales and marketing campaigns that use customer CPNI;
- the establishment of a supervisory review process regarding carrier compliance with the federal CPNI rules for outbound marketing situations;
- the establishment of annual certification by a corporate officer to ensure compliance with the federal CPNI rules; and
- the establishment of a procedure to notify the Commission of any instance where the optout mechanism did not work properly.